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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/617,171	07/11/2003	Ki-Tag Jeong	1293.1902	2998
21171 75	90 06/17/2005		EXAMINER	
STAAS & HALSEY LLP			CHEN, TIANJIE	
SUITE 700 1201 NEW YO	RK AVENUE, N.W.	ART UNIT	PAPER NUMBER	
WASHINGTON, DC 20005			2652	
		•	DATE MAILED: 06/17/2009	5

Please find below and/or attached an Office communication concerning this application or proceeding.

		Annlie	nation No	Applicant(a)				
Office Action Summers			cation No.	Applicant(s)				
			7,171	JEONG, KI-TAG				
	Office Action Summary	Exami		Art Unit				
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The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE N - Extens after S - If the p - If NO p - Failure Any re	PRTENED STATUTORY PERIOD F MAILING DATE OF THIS COMMUN sions of time may be available under the provisions EIX (6) MONTHS from the mailing date of this coming period for reply specified above, the maximum significant of the provision of the pro	ICATION. s of 37 CFR 1.136(a). In n munication. 30) days, a reply within the tatutory period will apply ai y will, by statute, cause the	o event, however, may a estatutory minimum of thi nd will expire SIX (6) MOI e application to become A	reply be timely filed rty (30) days will be considered timel NTHS from the mailing date of this c BANDONED (35 U.S.C. § 133).				
Status								
1)	Responsive to communication(s) file	ed on .						
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Dispositio	on of Claims							
5)□ (6)⊠ (7)⊠ (4) Claim(s) 1-20 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 1-4,6-9,11-14 and 16-19 is/are rejected. 7) Claim(s) 5,10,15 and 20 is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 							
Application	on Papers							
10)	The specification is objected to by the drawing(s) filed on is/are Applicant may not request that any objected the coath or declaration is objected the	: a) ☐ accepted o ection to the drawing(g the correction is red	(s) be held in abeya quired if the drawing	nce. See 37 CFR 1.85(a). g(s) is objected to. See 37 C				
Priority u	nder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachment((s)							
2) Notice 3) Inform	of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (Fation Disclosure Statement(s) (PTO-1449 or No(s)/Mail Date 2//2>/204, 99/	PTO/SB/08)	Paper No. 5) Notice of	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PT0 	O-152)			

Art Unit: 2652

Non-Final Rejection

Prioritu

Receipt is acknowledged of papers submitted under 35 U.S.C. 119(a)-(d), which papers have been placed of record in the file.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

Application/Control Number: 10/617,171

- (e) the invention was described in (1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent or (2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effects for purposes of this subsection of an application filed in the United States only if the international application designated the United States and was published under Article 21(2) of such treaty in the English language.
- 2. Claims 1 are rejected under 35 U.S.C. 102(e) as being anticipated by Takashima (US 6,787,941).

Claims 1, 6, 11, and 16; Takashima shows an actuator of a hard disk drive in Fig. 1, having a base plate and a voice coil motor, to move a magnetic head to record and reproduce data with respect to a disk to a predetermined position on the disk, including: a suspension supporting a slider, where the magnetic head is mounted; and an arm included on the base plate of the hard disk drive to pivot, the arm including the suspension at a leading end portion of the arm and a coil 7 (Fig. 2) of the voice coil motor coupled to a rear end portion of the arm, wherein the coil is coupled to the rear end portion of the arm by an outer mold 11 formed to encompass an outer circumference of the coil, an inner mold (the portion surrounding mark 27, Fig. 3) formed inside the coil, and a connection mold connecting the outer mold and the inner Application/Control Number: 10/617,171

Art Unit: 2652

mold is formed at least part of a surface of a non-effective portion of the coil except for

an effective portion arranged to be perpendicular to a direction in which the arm

pivots.

Claim 6, Takashima also shows a hard disk drive that reproduces data stored

in a disk or records data on the disk by using a magnetic head, the hard disk drive

including: an actuator including an arm included on a base plate of the hard disk

drive to pivot and a suspension at a leading end portion of the arm and supporting a

slider on which the magnetic head is mounted; and a voice coil motor including a coil

coupled to a tear end portion of the arm and a magnet arranged to be separated a

predetermined distance from the coil and to face at Least one of upper and lower

surfaces of the coil, and pivoting the actuator in a predetermined direction by the

interaction between current flowing through the coil and a magnetic field formed by

the magnet.

Claims 2, 7, 12, and 17; Takashima further shows that the connecting mold is

formed at an entire surface of the non-effective portion of the coil.

Claims 3, 8, 13, and 18; Takashima further shows that the connection mold is

formed in a middle portion along a lengthwise direction of the non-effective portion of

the coil.

Claims 4, 9, 14, and 19; Takashima further shows that the connection mold is

formed at at least two positions along a lengthwise direction of the non-effective

portion of the coil.

Page 3

Art Unit: 2652

Allowable Subject Matter

3. Claims 5, 10, 15, and 20 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

The following is a statement of reasons for the indication of allowable subject matter:

- With regard to claims 5, 10, 15, and 20; as the closest reference, Takashima (US 6,787,941) discloses an actuator of a hard disk drive, wherein the coil is coupled to the rear end portion of an arm by an outer mold formed to encompass an outer circumference of the coil, an inner mold formed inside the coil, and a connection mold connecting the outer mold and the inner mold is formed at least part of a surface of a non-effective portion of the coil except for an effective portion arranged to be perpendicular to a direction in which the arm pivots, and the connecting mold is formed on the upper surface of the non-effective portion of the coil; but fails to discloses that the connecting mold is also formed on the lower surface of the non-effective portion of the coil.
- Applicant asserts: the present invention provides an actuator in which a connection mold that connects the outer mold and the inner mold with respect to the coil is formed to increase the coupling force between the arm and the coil of the actuator so that a dynamic characteristic of the actuator is improved (Specification, p. 4).

Application/Control Number: 10/617,171

Art Unit: 2652

Conclusion

Page 5

4. The prior art made of record in PTO-892 Form and not relied upon is

considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Tianjie Chen whose telephone number is 571-272-

7570. The examiner can normally be reached on 8:00-4:30, Mon-Fri.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Hoa Nguyen can be reached on 571-272-7579. The fax phone number for

the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

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Should you have questions on access to the Private PAIR system, contact the

Electronic Business Center (EBC) at 866-217-9197 (toll-free).

TIANJIE CHEN
PRIMARY EXAMINER